Exhibit 183

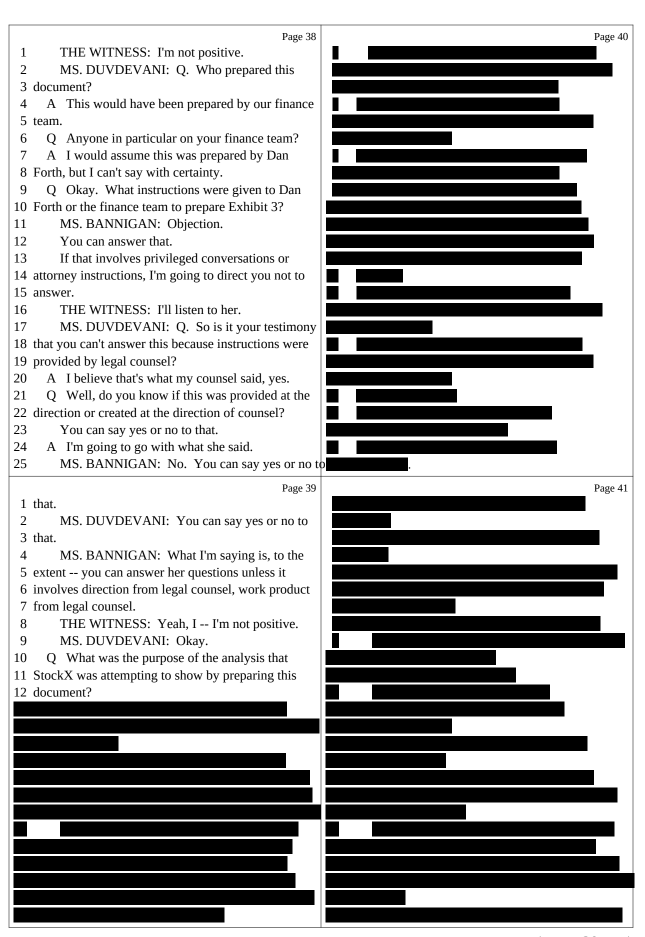
Redacted Public Version

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Page 1
 1
                 UNITED STATES DISTRICT COURT
 2
              FOR THE NORTHERN DISTRICT OF NEW YORK
 3
                           ---000---
 4
 5
     NIKE, INC.,
                                )
                                )
 6
               Plaintiff,
                                  No. 1:22-cv-00983-VEC
 7
     vs.
 8
     STOCKX LLC,
 9
               Defendant.
10
11
12
               HIGHLY CONFIDENTIAL
13
                   OUTSIDE ATTORNEYS' EYES ONLY
14
      STOCKX 30(b)(6) VIDEOTAPED DEPOSITION OF BROCK HUBER
15
                     SAN FRANCISCO, CALIFORNIA
16
                    WEDNESDAY, FEBRUARY 22, 2023
17
18
19
20
21
     STENOGRAPHICALLY REPORTED BY:
22
     ANDREA M. IGNACIO, CSR, RPR, CRR, CCRR, CLR ~
23
     CSR LICENSE NO. 9830
     JOB NO. 5688666
24
25
```

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5	5 EXAMINATION PAGE
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7)	7 By Ms. Bannigan 247
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11	14 StockX LLC
13	15 Exhibit 3 PL by Entity with CC Breakout, 36
4 StockX 30(b)(6) Videotaped Deposition of	16 Bates STX0774394
5 Brock Huber, taken on behalf of the Plaintiff,	17 Exhibit 4 September 2021 Board Meeting, 91
6 Pursuant to Notice, on Wednesday, February 22,	18 Bates STX0583757 - '97
7 2023, beginning at 8:40 a.m., and ending at	19 Exhibit 5 StockX Revenue from Jordan Brand 1
8 4:43 p.m., before me, ANDREA M. IGNACIO, CSR, RPR, CCRR, CRR, CLR ~ License No. 9830.	20 Bates STX0774395
20	21 Exhibit 6 Revenue & Operating Losses from 12
21	22 Jordan Brand, Nike and Nike Vault
2	23 NFTs, Bates STX0774285
3	24 Exhibit 7 NFTs Collect What's Next, Bates 159
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4 DLA PIPER	4 Bates STX0097812 - '37
5 By: TAMAR Y. DUVDEVANI, Esq.	
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6 MARC E. MILLER, Esq.	6 Vault NFTs, Bates STX0025343
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8 1251 Avenue of the Americas, 27th Floor	8 Exhibit 10 Page Vault, Bates NIKE0005663 190
9 New York, New York 10020	9 Exhibit 11 Page Vault, Bates NIKE0005676 190
0 212.335.4500	10 - '77
1 tamar.duvdevani@dlapiper.com	11 Exhibit 12 NFT Integrated Marketing and 194
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2 FOR THE DEFENDANTS:	12 Creative Brief, Bates STX0020696
2 FOR THE DEFENDANTS: 3 DEBEVOISE & PLMPTON, LLP	12 Creative Brief, Bates STX0020696 13 - '67
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POR THE DEFENDANTS: DEBEVOISE & PLMPTON, LLP By: MEGAN K. BANNIGAN, Esq. JUSTIN FERRONE, Esq. 66 Hudson Boulevard New York, New York 10001 212.909.6000 mkbannigan@debevoise.com ALSO PRESENT: Peter Yaroschuk, Videographer Kevin Adams, StockX LLC	12 Creative Brief, Bates STX0020696 13 - '67 14 Exhibit 13 StockX Trading Wave 2, Bates 202 15 STX0016533 - '69 16 Exhibit 14 Outline of Conversations, Bates 206 17 STX0140205 - '29 18 Exhibit 15 1-14-22 Email Re: Brand Direct 208 19 Bates STX0042065 - '69 20 Exhibit 16 StockX Drop Mechanics, Bates 210 21 STX0022621 - '32
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1	EXHIBITS	1	My name is Peter Yaroschuk from the firm
			Veritext. I am the videographer.
		3	The court reporter is Andrea Ignacio, from
4	Shareholder Letter, Bates		the firm Veritext.
5	STX0190727 - '46	5	I am not related to any party in this action,
6	Exhibit 20 9-13-21 Email Re: Forbes: Born 225		nor am I financially interested in the outcome.
7	in The Metaverse: Will RTFKT's	7	Counsel, all present in the room, please now
8	New Avatar Project Be The Next		state your appearances and affiliations for the
9	Big Thing in NFTs and Fashion?		record.
10	Bates STX0043022	10	If there are any objections to proceeding,
11	Exhibit 21 4-27-21 Email Re: Intro/StockX 228		please state them at the time of your appearance,
12	Bates STX0039964 - '73		beginning with the noticing attorney.
	,	13	MS. DUVDEVANI: Tamar Duvdevani, DLA Piper,
14	STX0031324 - '49		for plaintiff, Nike.
	Exhibit 23 Digital StockX, Bates 241	15	I am joined by my colleagues, also of
16	STX0022141 - '88		DLA Piper, Gabby Velkes and Mark Miller. Good
17	Exhibit 24 Northstars Draft 243		morning.
18	_	18	MS. BANNIGAN: Good morning. Megan Bannigan
19	oOo	19	from Debevoise & Plimpton, on behalf of StockX.
20		20	I'm here with my colleague from Debevoise
21			Justin Ferrone, as well as Kevin Adams, in-house
22		22	counsel for StockX.
23		23	THE VIDEOGRAPHER: Thank you.
24		24	Will the court reporter please swear in the
25		25	witness.
	Page 7		Page 9
1	DEPOSITION PROCEEDINGS	1	BROCK HUBER,
2	WEDNESDAY, FEBRUARY 22, 2023	2	having been first duly sworn
3	000	3	by the Certified Court Reporter,
4		4	testified as follows:
5		5	
6	THE VIDEOGRAPHER: Good morning. We are	6	EXAMINATION
7	going on the record at 8:40 a.m. on February the 22nd,	7	BY MS. DUVDEVANI:
8	2023.	8	Q Okay. Good morning, Mr. Huber. As you
9	Please note that microphones are sensitive	9	heard, my name is Tamar Duvdevani. I am counsel for
10	and may pick up whispering, private conversations, and		Nike in this matter.
11	cellular interference.		Have you ever been deposed before?
12	Please turn off all cell phones or place them	12	A No.
13	away from the microphones, as they can interfere with	13	Q Okay. Do you understand that your testimony
14	the deposition.	14	today is being given under oath?
15	Audio audio and video recording will	15	A I do.
16	continue to take place unless all parties agree to go	16	Q And do you understand that in addition to
10	off the record.	17	whatever ethical or moral obligations you feel about
			providing testimony under oath, that lying under oath
	This is Media Unit 1 of the video-recorded		
17 18	This is Media Unit 1 of the video-recorded deposition of Brock Huber. Taken by counsel for	19	
17 18 19		19 20	A Yes.
17 18 19	deposition of Brock Huber. Taken by counsel for Plaintiff.		A Yes.
17 18 19 20 21	deposition of Brock Huber. Taken by counsel for	20 21	A Yes.Q Do you understand that if you know an answer
17 18 19 20 21 22	deposition of Brock Huber. Taken by counsel for Plaintiff. In the matter of Nike Incorporated versus StockX LLC. Filed in the United States District Court	20 21 22	A Yes. Q Do you understand that if you know an answer to my question, yet you say "I don't know," that is
17 18 19 20 21 22	deposition of Brock Huber. Taken by counsel for Plaintiff. In the matter of Nike Incorporated versus	20 21 22	A Yes. Q Do you understand that if you know an answer to my question, yet you say "I don't know," that is lying under oath?

3 (Pages 6 - 9)



11 (Pages 38 - 41)



12 (Pages 42 - 45)

Deponent: Brock Huber – Errata Sheet

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)

Page(s): Line(s)	Now Reads	Should Read	Reason
24:19	in	on	Transcription Error
52:19	and the legal entity	in the legal entity	Transcription Error
54:2	units of all NFTs	units of Vault NFTs	Transcription Error
58:3	advertisement	advertising	Transcription Error
58:14	Highsnobity	Highsnobiety	Transcription Error
59:15	All-Stars	All-Star	Transcription Error

Deponent: Brock Huber – Errata Sheet
Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)

Page(s): Line(s)	Now Reads	Should Read	Reason
61:1-4	Yes.		Clarification
61:23-62:4			Clarification
64:23	application and verification	authentication and verification	Transcription Error

Deponent: Brock Huber – Errata Sheet
Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)

Page(s): Line(s)	Now Reads	Should Read	Reason
80:1	full-time hedge	full-time gig	Transcription Error
95:4	or directly to	more directly to	Transcription Error
98:21	be a profitability	be at profitability	Transcription Error
100:23	edition of the catalog	addition to the catalog	Transcription Error/Clarification
103:1	All-Stars	All-Star	Transcription Error
107:25	won't be as described	will be as described	Clarification
109:3	KISS	Kith	Transcription Error
113:20	Nike 1 Data	Nike Rev Data	Transcription Error
143:16	Cool Gray	Cool Grey	Typographical Error
143:19	Cool Gray	Cool Grey	Typographical Error
149:18	an app	in app	Transcription Error
168:11	Customer experience invoice, the customer	Customer experience, voice of the customer	Transcription Error

Deponent: Brock Huber – Errata Sheet

Case Name: Nike, Inc. v. StockX LLC, No. 22 CV 983 (VC)

Page(s): Line(s)	Now Reads	Should Read	Reason
171:19	Does that bear	Is that bear	Transcription Error
198:21	Jordan 1 Drafts	Jordan 1 Drops	Transcription Error
205:8	collectors items	collectors' items	Typographical Error

I, Brock Huber, do hereby certify under penalty of perjury that I have read the foregoing transcript of my deposition taken on February 22, 2023; that I have made such corrections as appear noted herein; and that my testimony as contained herein, as corrected, is true and correct.

DATED this 30 day of March, 2023.

Brock Huber
7F40F0A2A21F421...

Brock Huber